GNER, CANTOR, MUELLER & PindyER

UNITED STATES LETTERS PATENT DECLARATION AND POWER OF ATTORNEY ATTORNEY'S DOCKET NO

P-2921-23619

As a below named inventor, I declare that I believe I am the original, first and sole inventor if only one name is listed at item 201 below, or a joint inventor if plural names are listed below at items 201 et. seq. of subject matter which is claimed and for which a patent is sought for

	45-1		Terris 201 et. seq. 01 subji				~				
٥	the invention entitled:IN-SITU.REAL-TIME.MONITORING.TECHNIQUE.AND.APPARATUS.FOR.ENDP.C DETECTION OF THIN FILMS DURING CHEMICAL MECHANICAL										
ā	international (P	international (PCT) application No. filed and as amended on (if any) I have reviewed and understand the contents of the above-identified specification, including the claims as amended by any amended by any amended by any									
	I acknowledge I hereby claim a filing date before I hereby claim continuation-in-pa in the manner prov be material to pate	the duty to disclos the benefit of prior that of the applie the benefit, unde it, insofar as the s vided by the first p antability as define	e all information known to rity, under Title 35, United cation for which priority is ir Title 35, United States to the state of any of the paragraph of Title 35, United	me to be mater I States Code, claimed. Code, §120, co claims thereo ed States Code	ial to patentability a §119, of any foreign f any U.S. applica f is not disclosed in a, §112. I acknowle	s defined in Title 37 n application(s) for tion(s) listed in iter the prior U.S. appliedge the duty to dis	Code of Federal Regulations patent or inventors certificate in 105 below. If this applicat cation(s) identified in item 10 iclose all information known to tween the filing date of the pr	i, §1.56. having tion is a 5 below			
	FOREIGN APPLIC	FOREIGN APPLICATION(S), IF ANY, FILED WITHIN 12 (6 if a Design) MONTHS PRIOR TO THE FILING DATE OF THIS APPLICATION THE PRIORITY OF WHICH WHERE PERMITTED IS HEREBY CLAIMED UNDER 35 U.S.C. § 119									
	COUNTRY		APPLICATION NUMBER		DATE OF FILING (day, month, year)		PRIORITY CLAIMED YES NO				
103											
90	THIS APPLICATIO	□ CON	TINUATION-IN-PART OR U.S. APPLICATION		SERIAL NO.		FILED				
OV nd	VER OF ATTORNEY Trademark Office co	f: As a named inv	entor, I hereby appoint the	e following attor	ney(s) to prosecute	this application an	d transact all business in the	Patent			
-	HAROLD C. WEGNER Registration No. 25,258			HERBERT I. CANTOR Registration No. 24,392		HELMUTH A. WEGNER Registration No. 17,033					
	FRANKLIN D. WOLFFE Registration No. 19,724			DOUGLAS P. MUELL Registration No. 30,3							
ŒΙ	ND CORRESPOND	MUELLER & I 0x 18218 I.C. 20036-821			TELEPHONE CALLS TO: 202-887-0400						
nte	or(s) name must include at	least one unabbrisviati	ed first or middle name.								
ŀ	FULL NAME OF INVENTOR				ce		MIDDLE NAME T. Y.				
	RESIDENCE CITIZENSHIP	SHIP Warren			ORCOUNTRY W Jersey	l l	CITIZENSHIP				
	POST OFFICE ADDRESS	POST OFFICE POST OFFICE ADDRESS									
	FULL NAME OF INVENTOR	LAST NAME					MIDDLE NAME				
	RESIDENCE CITIZENSHIP	CITY OR OTHER LOCATION		STATE OR COUNTRY			CITIZENSHIP				
	POST OFFICE ADDRESS	POST OFFICE A	DDRESS								
	FULL NAME OF INVENTOR	LAST NAME		FIRST NAME		MIDDLE	MIDDLE NAME				
1	RESIDENCE	CITY OR OTHER	OR OTHER LOCATION		STATE OR COUNTRY		CITIZENSHIP				
	CITIZENSHIP							ī			

Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true: and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 201	GNATURE OF INVENTOR 202	SIGNATURE OF INVENTOR 203
DATE 2/23/93	DATE	DATE

SMALL ENTITY DECLARATION Wallage -Y. TANG OR PATENTEE 07/996. ATTORNEY'S PATENT NO. P2921-23619 ISSUED December 28, 1992 N-SITU REAL-TIME MONITORING TECHNIQUE AND APPARATUS FOR ENDPOINT DETECTION OF THIN FILMS DURING CHEMICAL/MECHANICAL POLISHING PLANARIZAT I(we) hereby declare that I(we) am(are) entitled to the benefit of small entity status with respect to the above-identified application or patent for purposes of paying reduced fees under 35 USC 41(a) & (b) to the U.S. Patent A. INDEPENDENT INVENTOR I(we) qualify as a(n) independent inventor(s) as defined in 37 CFR 1.9(c). ☐ B. INDIVIDUAL NON-INVENTOR I would qualify as an independent inventor as defined in 37 CFR 1.9(c) if I had made the invention. C. SMALL BUSINESS CONCERN I am 🗌 THE OWNER 🔲 AN OFFICIAL of the small business concern identified below and am empowered to act on behalf of the concern. The concern qualifies under 37 CFR 1.9(d) and 13 CFR 121.3-18. Rights under contract or law have been conveyed to and remain with the concern and are exclusive unless a checkmark is placed here and another Declaration on behalf of another entity is filed herewith. ☐ NON-PROFIT ORGANIZATION I am an official empowered to act on behalf of the non-profit organization identified below. The organization qualifies under 37 CFR 1.9(e), sub-section: (1) (2) (3) (3) (4). Rights under contract or law have been conveyed to and remain with the organization and are exclusive unless a checkmark is placed here \square and another Declaration on behalf of another entity is filed herewith.

I(we) acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)).

I(we) hereby declare that all statements made herein of my(our) own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

Wallace TY. Tang	i li		2/23/93
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By Wallace TY.	Tang	/1/10-7	
Name of Person Signing		Signature	
Title		2/2/3/93 Date	



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Attorney Docket No.: 50169/102/ENPO

In re patent application of

Wallace T.Y. TANG

Serial No.: 07/996,817

Group Art Unit: 2607

Filed: December 28, 1992

Examiner: H. Pham

For:

IN-SITU REAL-TIME MONITORING TECHNIQUE AND APPARATUS FOR ENDPOINT DETECTION OF THIN FILMS DURING CHEMICAL/MECHANICAL POLISHING PLANARIZATION

ASSOCIATE POWER OF ATTORNEY

The Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

The undersigned attorney of record hereby grants the following attorney(s)/agent(s) an associate power to prosecute the above-identified application and transact all business in the Patent and Trademark Office connected therewith:

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Respectfully submitted,

November 23,1994

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